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| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | |
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| 20/11 | | 14/2 C 122 | ATTORNEY DOCKETT NO |
| 09/756,293 | > | vug m | |
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| | | | ART UNIT PAPER NUMBER |
| | | | 1632 |
| | · | EVAMINED INTEDVIEW CHAMADY DECO | DATE MAILED: |
| EXAMINER INTERVIEW SUMMARY RECORD All participants (applicant, applicant's representative, PTO personnel): | | | |
| 0 - | ^~ | ive, P10 personner): | 11 A Al al Par |
| (1) Sanice | $\frac{P}{P}$ | O. (3) JAYME | Mubeatl, 11 |
| (2) Deborali | Neynolds, | SPE (4) CRI | STEL SORVE |
| Date of interview5 | 14/04 | | rong come, |
| Type: ☐ Telephonic ☐ Personal (copy is given to ☐ applicant ☐ applicant's representative). | | | |
| Exhibit shown or demonstration conducted: Yes No. If yes, brief description: | | | |
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| | | | |
| Agreement | ed with respect to some | e or all of the claims in question. was not reached | |
| Claims discussed: | U pending | Claims | |
| Identification of prior art dis | scussed: M | * Koolwijk | |
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| 0 | | ped to if an agreement was reached, or any other com | ments: Vamenents that |
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| seletion step | - Koolwijk | etal use both, Percollden | sity Centrification and FACS |
| Whoreas daim | ex mother | uso Faces only. 3, Appl. rap | also points the diversity |
| Dieservation | by present in | vertion is superior that Grow | igs merud |
| (A fuller description, if nece attached. Also, where no | / \ essary, and a copy of the | e amendments, if available, which the examiner agree s which would render the claims allowable is available, | d would render a claims allowable must be |
| ☐ 1. It is not necessary for applicant to provide a separate record of the substance of the interview. | | | |
| action has already been file | ed, then applicant is give | indicate to the contrary, A FORMAL WRITTEN RESPO E OF THE INTERVIEW (e.g., items 1-7 on the reverse on one month from this interview date to provide a stat | gement of the substance of the interview. |
| | may be present in the is nents of the last Office a | above (including any attachments) reflects a complete ast Office action, and since the claims are now allowablection. Applicant is not relieved from providing a separation. | |
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